
UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA

Patrick Berry, Henrietta Brown, Nadine
Little, Dennis Barrow, Virginia Roy, Joel
Westvig, Emmett Williams, *on behalf of*
themselves and a class of similarly-
situated individuals; and ZACAH,

Ct. No. 20-cv-02189 (WMW/LIB)

**DECLARATION OF SARAH
MCLAREN IN OPPOSITION TO
MOTION FOR A TEMPORARY
RESTRAINING ORDER**

Plaintiffs,

v.

Hennepin County; Hennepin County
Sheriff David Hutchinson, *in his individual*
and official capacity; City of Minneapolis;
Minneapolis Mayor Jacob Frey, *in his*
individual and official capacity;
Minneapolis Chief of Police Medaria
Arradondo, *in his individual and official*
capacity; Superintendent of the
Minneapolis Park and Recreation Board Al
Bangoura, *in his individual and official*
capacity; Park Police Chief at the
Minneapolis Park and Recreation Board
Jason Ohotto, *in his individual and official*
capacity; Police Officers John Does; and
Police Officers Jane Does,

Defendants.

Your Declarant, Sarah McLaren, states and affirms as follows:

1. I am an Assistant City Attorney and I am one of the attorneys
representing Defendants City of Minneapolis, Jacob Frey, and Medaria Arradondo

in this matter.

2. Attached hereto as Exhibit 1 is a true and correct copy of Section 1.4 of the Minneapolis City Charter.

3. Attached hereto as Exhibit 2 is a true and correct copy of Section 6.2 of the Minneapolis City Charter.

4. Attached hereto as Exhibit 3 is a true and correct copy of Section 6.3 of the Minneapolis City Charter.

5. Attached hereto as Exhibit 4 is a true and correct copy of Section 6.5 of the Minneapolis City Charter.

6. I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed pursuant to 28 U.S.C. § 1746 on today's date October 21, 2020.

s/ Sarah McLaren
Sarah McLaren